3361,30833	CHRISTOPHER E. PANETTA (SBN 175127) SHARILYN R. PAYNE (SBN 203700) FENTON & KELLER A Professional Corporation		
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3	3 2801 Monterey-Salinas Highway Post Office Box 791		
4	Monterey, CA 93942 Telephone: 831-373-1241 Facsimile: 831-373-7219  Attorneys for Defendant COMMUNITY HOSPITAL OF THE MONTEREY PENINSULA  UNITED STATES DISTRICT COURT  NORTHERN DISTRICT OF CALIFORNIA		
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10	SAN FRANCISCO DIVISION		
11	ALYCE FOSTER,	CASE NO. CV 11-01679 (RS)	
12	Plaintiff,	STIPULATED REQUEST FOR ORDER	
13	٧.	EXTENDING TIME TO FILE ANSWER TO FIRST AMENDED COMPLAINT; AND ORDER	
14			
15	MONTEREY PENINSULA,		
16	Defendant.		
17	WHEREAS on September 14, 2012, The Honorable Richard Seeborg issued an Order		
18	Denying Defendant's Motion to Dismiss and ordering that defendant COMMUNITY HOSPITAL OF THE MONTEREY PENINSULA file an answer to plaintiff ALYCE FOSTER's		
19			
20	First Amended Complaint within twenty (20)	First Amended Complaint within twenty (20) days of the order, or no later than October 4, 2012;	
21	WHEREAS the parties are currently engaged in discussions to resolve this matter;		
22	IT IS HEREBY STIPULATED by and between plaintiff ALYCE FOSTER and		
23	defendant COMMUNITY HOSPITAL OF THE MONTEREY PENINSULA, through their		
24	attorneys of record, as follows:		
25	1. That defendant COMMUNITY HOSPITAL OF THE MONTEREY PENINSULA		
26	has been ordered to file an answer to plaintiff ALYCE FOSTER's First Amended Complaint no		
27	later than October 4, 2012;		
28	2. That the parties are currently engaged in discussions to attempt to resolve this		
PENTON & KELLER ATTORNEYS AT LAW MONTEREY	{SRP-00245005;1}		
20 CH   F4/64	II STEPLE ATION TO EVTEND TIME	TO ANSWED (Case No. CV 11 01670 (DC))	

1	lawsuit;	
2	3. That plaintiff ALYCE FOSTER agrees to extend defendant COMMUNITY	
3	HOSPITAL OF THE MONTEREY PENINSULA's time to file an answer to the First Amended	
4	Complaint by two (2) weeks to October 18, 2012;	
5	4. That the parties have sought no prior time modifications by Court order in this	
6	case;	
7	5. That the parties agreed to a mutual extension to respond to discovery to	
8	September 28, 2012, and subsequently agreed to a mutual two (2) week extension to respond to	
9	discovery to October 12, 2012;	
10	6. That extending the time for defendant COMMUNITY HOSPITAL OF THE	
11	MONTEREY PENINSULA to file an answer to the First Amended Complaint will not affect the	
12	schedule for this case;	
13	7. That this stipulation may be executed in counterparts and by facsimile signatures.	
14	Dated: September 26, 2012 RICHARD E. DAMON, PC	
15	D D S Dr.	
16	By: Richard E. Damon	
17	Attorneys for Plaintiff ALYCE FOSTER	
18	Dated: September 26 2012 FENTON & KELLER	
19		
20	By:	
21	Christopher E. Panetta Attorneys for Defendant COMMUNITY	
22	HOSPIŤAL OF THE MONTEREY PENINSULA	
23		
24	ORDER	
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
26		
27	Dated: 9/28/12	
28	THE HONORABLE RICHARD SEEBORG UNITED STATES DISTRICT JUDGE	
FENTON & KELLER ATTORNEYS AT LAW MONTEREY	{SRP-00245005;1} -2-	
	STIPULATION TO EXTEND TIME TO ANSWER (Case No. CV 11-01679 (RS))	